

(Mr. SPEAKER)

Similarly there must be a very strong reason for Sri Mallaradhya also if he wants to speak again. There is no question at all of a strong reason for him because nobody has spoken against the motion except the four private Members on the other side. Anyway, I can think about it only at that time.

Sri B. K. PUTTARAMIYA.—What is coming in the way of your deciding it now itself?

Mr. SPEAKER.—There is nothing coming in my way.

Sri B. K. PUTTARAMIYA.—We want to have your decision now.

Mr. SPEAKER.—This is not the proper time.

Sri B. K. PUTTARAMIYA.—This is the time, otherwise why should Sri Mallaradhya sit here and hear them?

Mr. SPEAKER.—I have said that Sri Mallaradhya had one chance. On the contrary, the Ministers have had no chance and so they will now speak with the permission of the Chair.

Sri B. K. PUTTARAMIYA.—What is your ruling?

Mr. SPEAKER.—My ruling is that the point raised by Sri Mallaradhya is such that it should be raised at a subsequent time.

Sri B. K. PUTTARAMIYA.—There is no necessity for me to say.

Mr. SPEAKER.—He cannot dictate terms to me.

†Sri B. K. PUTTARAMIYA.—I am not a dictator to dictate. I do not think in democracy Members can be dictators. Anyhow it is quite clear to us that we do not get a fair deal in this particular subject of no confidence motion in any way. There is no need for me to say again that we are staging walk-out against this attitude of the speaker. I was the Speaker. In spite of that, on the attitude of the Sepaker we are going out.

*(At this stage, Member of the Opposition withdrew from the House)*

Mr. SPEAKER.—I do not want to be dictated by anybody.

Sri G. VENKATAI GOWDA.—Sir, when the mover of the motion of no confidence and the Members who have supported the motion or not here to hear the reply, is it proper for the Ministers to reply?

Mr. SPEAKER.—It is quite proper. If the mover of a motion makes a speech after moving his motion and does not remain present when the time for Government reply comes, why should the Government lose the right of reply?

Sri G. VENKATAI GOWDA.—Is it desirable for them to reply at all when the persons who have made the charges are not present to hear the reply?

Sri L. S. VENKAJI RAO.—The whole House is seized of the matter and it cannot be said that only the mover of the motion and the